1 2 3 4 5 6 7 8 9 10 11 12 13	Jay J. Schuttert, Esq. (Nevada Bar No. 8656) David W. Gutke, Esq. (Nevada Bar No. 9820) EVANS FEARS & SCHUTTERT LLP 6720 Via Austi Parkway, Suite 300 Las Vegas, NV 89119 Telephone: (702) 805-0290 Facsimile: (702) 805-0291 Email: jschuttert@efstriallaw.com Email: dgutke@efstriallaw.com Bruce R. Genderson (pro hac vice) David M. Krinsky (pro hac vice) Adam D. Harber (pro hac vice) WILLIAMS & CONNOLLY LLP 725 Twelfth Street NW Washington, DC 20005 Telephone: (202) 434-5000 Facsimile: (202) 434-5029 Email: bgenderson@wc.com Email: dkrinsky@wc.com Email: aharber@wc.com Attorneys for Plaintiff/Counter-Defendants UNITED STATES DIS	David S. Krakoff (pro hac vice) Benjamin B. Klubes (pro hac vice) Lauren R. Randell (pro hac vice) Adam Miller (pro hac vice) Veena Viswanatha (pro hac vice) BUCKLEY LLP 2001 M Street NW, Suite 500 Washington, DC 20036 Telephone: (202) 349-8000 Facsimile: (202) 349-8080 Email: dkrakoff@buckleyfirm.com Email: bklubes@buckleyfirm.com Email: amiller@buckleyfirm.com Email: wviswanatha@buckleyfirm.com TRICT COURT	
14	DISTRICT OF NEVADA		
15	UNIVERSAL ENTERTAINMENT CORPORATION, a Japanese corporation,	Case No.: 2:18-CV-00585 (RFB)(NJK)	
16 17 18 19	Plaintiff, vs. ARUZE GAMING AMERICA, INC., a Nevada corporation, KAZUO OKADA, an individual,	STIPULATION AND ORDER TO EXTEND TIME FOR BRIEFING SCHEDULE AND PAGE LIMITS RE: MOTION FOR SANCTIONS AGAINST KAZUO OKADA FOR FAILURE TO PRESERVE ESI	
20	Defendants.	(SECOND REQUEST RE:	
21	ARUZE GAMING AMERICA, INC., a Nevada corporation, KAZUO OKADA, an individual,	RESPONSE TO ACCOMPANYING MOTION TO SEAL OPPOSITION)	
22	Counter-Claimants,	(THIRD REQUEST RE: REPLY BRIEF)	
23	vs.		
2425	UNIVERSAL ENTERTAINMENT CORPORATION, a Japanese corporation, ARUZE USA, a Nevada corporation, and JUN FUJIMOTO,		
26 27	an individual, Counter-Defendants.		

1 IT IS HEREBY STIPULATED AND AGREED, by and between the parties, that the time 2 for Plaintiff/Counter-Defendants to file their Reply in Support of Motion for Sanctions Against Kazuo 3 Okada for Failure to Preserve ESI ("Motion for Sanctions," filed under seal on December 10, 2021 – ECF No. 421) is extended for 10 days, from March 15, 2022 to March 25, 2022. This is the third 4 5 stipulation for extension of time regarding the Reply in Support of Motion for Sanctions. The parties previously submitted a first request, approved by the Court on January 18, 2022 (ECF No. 432), and 6 7 a second request, approved by the Court on January 31, 2022 (ECF No. 435).¹ In addition, the deadline to respond² to the accompanying motion to seal Mr. Okada's 8 9

Opposition to Motion for Sanctions (ECF No. 441) is extended until March 25, 2022. This is the second such request. The parties previously submitted a first request, which was approved by the Court on March 1, 2022 (ECF No. 454).

Finally, the parties agree that the page limits provided in LR 7-3(b) shall be increased by eight (8) additional pages for the Reply in Support of Motion for Sanctions. This is the first such request. The request for excess pages is necessary to respond to the sixteen (16) additional pages in Mr. Okada's Opposition to Motion for Sanctions. *See* Mr. Okada's Motion to Exceed Page Limit (filed on February 18, 2022 – ECF No. 440).

These stipulated requests are necessary to provide counsel additional time to evaluate the allegations and exhibits associated with the Motion for Sanctions briefing, and to provide the

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¹ Notably, however, the first requested extension of the reply brief was rendered moot due to a subsequent extension of Mr. Okada's Opposition. Therefore, this is effectively the second requested extension for the reply brief.

² Pursuant to the Court's December 16, 2019 Order, within seven days of filing of the motion to seal the opposing party must file "either (1) a declaration establishing sufficient justification for sealing each document at issue or (2) a notice of withdrawal of the designation(s) and consent to unsealing." ECF No. 132 at 2.

1	parties additional time to prepare and co	pordinate their filings with Japanese-based clients.
2	Accordingly, for good cause showing, the par	ties have agreed to the foregoing extensions.
3	Dated this 10 th day of March, 2022.	
4	EVANS FEARS & SCHUTTERT LLP	HOLLAND & HART LLP
5		
6	By: <u>/s/ Jay J. Schuttert</u>	By: <u>/s/Robert J. Cassity</u>
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19	Defendants	Aruze Gaming America, Inc.
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1	Universal Entertainment Corporation v. Aruze Gaming America, Inc., et al. Case No. 2:18-cv-00585-RFB-NJK
2	Stipulation and Order to Extend Time for Briefing Schedule and Page Limits re: Motion for
3	Sanctions Against Kazuo Okada for Failure to Preserve ESI
4	(Second Request re: Response to Accompanying Motion to Seal Opposition) (Third Request re: Reply Brief)
5	
6	<u>ORDER</u>
7	IT IS SO ORDERED.
8	- D
9	RICHARD E BOOLWARE, II
10	United States District Court
11	
12	DATED:March 14, 2022.
13	Case No.: 2:18-CV-00585-RFB-NJK
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